

Exhibit 08

Redacted Public Version

Page 1

UNITED STATES DISTRICT COURT

FOR THE NORTHERN DISTRICT OF NEW YORK

-○○○○○-

NIKE, INC., :
Plaintiff, :
vs. : No. 1:22-cv-00983-VEC
STOCKX LLC, :
Defendant. :

DEPOSITION OF BROCK HUBER

TAKEN THROUGH

ADVANCED REPORTING SOLUTIONS, a Veritext company

Taken on Thursday, June 29, 2023
9:30 a.m. to 12:38 p.m.

At HYATT CENTRIC PARK CITY
3551 North Escala Court
Park City, Utah 84098

Reported by: Abigail D.W. Johnson, RPR, CRR, CRC

APPEARANCES			Page 2	Page 4
1	For the Plaintiff:		1 June 29, 2023	9:26 a.m.
2	Tamar Y. Duvdevani Marc E. Miller DLA PIPER 1251 Avenue of the Americas New York, New York 10020-1104 Tamar.duvdevani@dlapiper.com Marc.miller@dlapiper.com (212) 335-4799		2 PROCEEDINGS	
3			3 -oo-	
4			4 VIDEOGRAPHER: Good morning. We are going	
5			5 on the record at 9:26 a.m. on June 29th, 2023. This is	
6			6 the media deposition of the 30(b)(6) witness of Brock	
7			7 Huber in the matter of Nike, Inc. versus StockX, LLC.	
8			8 Case No. 1:22-cv-00983-VEC.	
9			9 This deposition is held at the Hyatt in	
10			10 Park City, Utah. My name is McKayla Largin. I am the	
11			11 videographer, and Abby Johnson is the court reporter.	
12			12 Will all counsel state who they represent	
13			13 for the record?	
14			14 MS. DUVDEVANI: Good morning. Tamar	
15			15 Duvdevani, DLA Piper, on behalf of Plaintiff, Nike,	
16			16 Inc. I am joined by my partner, Mark Miller, also of	
17			17 DLA Piper.	
18			18 MR. FORD: Good morning. Christopher Ford,	
19			19 Debevoise & Plimpton for StockX, LLC. I am joined by	
20			20 in-house counsel for StockX, Kevin Adams.	
21			21 Thereupon --	
22			22 BROCK HUBER,	
23			23 was called as a witness, and having been first duly	
24			24 sworn to tell the truth, the whole truth, and nothing	
25			25 but the truth, testified as follows:	
1	I N D E X		Page 3	Page 5
2	EXAMINATIONS	PAGE		
3	Examination By Ms. Duvdevani.....	5	1 EXAMINATION	
4	Examination By Mr. Ford.....	95	2 BY MS. DUVDEVANI:	
5			3 Q. Good morning, Mr. Huber.	
6	E X H I B I T S		4 A. Good morning.	
7	EXHIBIT NO.	DESCRIPTION	5 Q. I'm just going to first mark the deposition	
8	Exhibit 1 Deposition Notice.....	5	6 notice that brings us all back together today.	
9	Exhibit 2 Worksheet printout.....	6	7 (Exhibit No. 1 was marked	
10	Exhibit 3 Screenshot and video	72	8 for identification.)	
11	[STX0806022 and STX0806023]		9 BY MS. DUVDEVANI:	
12	Exhibit 4 Screenshot and video	81	10 Q. Mr. Huber, the court reporter has just	
13	[STX0806003 and STX0806004]		11 handed you a document that's been designated as	
14	Exhibit 5 Screenshot and video	82	12 Exhibit 1. It is Plaintiff Nike, Inc.'s Amended	
15	[STX0806001 and STX0806002]		13 Deposition Notice of Rule 30(b)(6) Deposition to	
16	Exhibit 6 Screenshot and video	85	14 StockX, LLC.	
17	[STX0806015 and STX0806016]		15 On page 6 and page 7, there are a list of	
18	Exhibit 7 Screenshot and video	87	16 deposition topics, which I can represent your counsel	
19	[STX0805999 and STX0806000]		17 objected to some of them.	
20	Exhibit 8 Place holder and video	89	18 But do you understand that you are the	
21	[STX0806021]		19 designated witness to testify today pursuant to this	
22	-oo-		20 amended notice?	
23			21 A. Yes, I do.	
24			22 Q. Okay.	
25			23 MS. DUVDEVANI: This is the big --	
			24 MR. FORD: You are just doing it at once?	
			25 MS. DUVDEVANI: Might as well.	

<p>1 THE WITNESS: It looks different printed 2 out. 3 (Exhibit No. 2 was marked 4 for identification.) 5 BY MS. DUVDEVANI: 6 Q. Mr. Huber, the court reporter has handed 7 you a document that has been designated as Exhibit 2. 8 I note that you just said it looks a little different. 9 I assume you mean from you viewing the same documents 10 online. 11 A. Yes, that's right. 12 Q. Okay. We are certainly going to get into 13 details about Exhibit 2. What I'd like you to do first 14 and foremost, and feel free to leaf through it to make 15 sure it's everything that you recognize, is just very, 16 very generally describe what Exhibit 2 is. 17 A. Okay. This looks like the same document 18 that I reviewed on a computer. It's an Excel 19 spreadsheet. It features four tabs put together at 20 kind of different times, in some cases with different 21 purposes, in response to an incident regarding one of 22 our buyers, Mr. Roy Kim, who alleged to have received 23 some items that he suspected were inauthentic. 24 Q. Okay. And what -- starting with the first 25 tab -- and let me also just note for the record that</p>	<p>Page 6</p> <p>1 course of business at StockX. A seller was paired with 2 a buyer. The buyer in this case being Roy Kim. The 3 items were shipped from the seller to one of our 4 authentication centers, passed through our proprietary 5 verification process and were ultimately shipped out to 6 this buyer. 7 Q. Okay. And you stated in connection with 8 your testimony regarding Abe Zurita -- is that his last 9 name? 10 A. Mm-hmm. 11 Q. That the products that appear -- strike 12 that -- the order numbers associated with the products 13 that were shipped to Roy Kim were returned by Roy Kim; 14 is that correct? 15 A. Yes. That is correct. That is our policy 16 and has always been our policy. If an end buyer has an 17 issue with an order, they reach out to our customer 18 service. They suspect something they received is 19 inauthentic. We will initiate a review, which 20 typically starts with receiving some pictures of the 21 items in question. And after that photographic review, 22 if we continue to have doubts with the order, we will 23 ask the buyer to send it back to us for an inspection, 24 like the one that Abe did here. 25 Q. Okay. So it's your testimony that Abe</p>
<p>1 Exhibit 2 was designated by StockX as having a Bates 2 stamp of STX0806024, even though it's not on the 3 printout. That is how it was produced. 4 You mentioned that there are several tabs. 5 Starting with the first tab, which I believe is just 6 the first two pages of the printout, can you generally 7 describe what this first tab of Exhibit 2 contains in 8 terms of content? 9 A. Yes. So this spreadsheet was primarily, 10 but not entirely, created by Abe Zurita, who manages -- 11 or at the time was managing our Tempe, Arizona, 12 authentication center. And he was asked to receive and 13 reinspect some items that had made their way to an end 14 buyer. 15 And this initial sheet, this first tab 16 here, these first two pages, are primarily the work 17 product of that assignment that was given to him with a 18 few exceptions. 19 Q. You stated products made their way to an 20 end buyer. Was that end buyer Roy Kim? 21 A. Yes, I believe all 33 items listed here 22 were items received by Roy Kim. 23 Q. Okay. And when you say "made their way to 24 Roy Kim," how did they make their way to Roy Kim? 25 A. They made their way through the ordinary</p>	<p>Page 7</p> <p>1 re-inspected all of the products associated with the 2 order numbers on the first tab of Exhibit 2; is that 3 correct? 4 A. So -- so both Abe, which you can see in 5 Column I, reauthenticated these, as well as John Lopez, 6 who coincidentally was out at that facility for the 7 week, but that was just luck -- as luck would have it, 8 he was there. 9 Q. And when you say "John Lopez," is that 10 referring to the name "Johnny" in exhibit -- 11 A. That is Johnny -- 12 Q. -- in Column J? 13 A. -- Yes. 14 Q. And did Abe and Mr. Lopez reach a 15 determination as to whether or not the product shipped 16 to Roy Kim and returned that appears in Exhibit 2 were 17 authentic? 18 MR. FORD: Objection to the form of the 19 question. 20 THE WITNESS: They -- they concluded that 21 these items were not fit to transact on our platform. 22 BY MS. DUVDEVANI: 23 Q. Did they conclude that these items were not 24 fit to transact on your platform because they were not 25 authentic?</p>

<p style="text-align: right;">Page 10</p> <p>1 MR. FORD: The same objection.</p> <p>2 THE WITNESS: They concluded that they were 3 not fit to transact because they were suspected to be 4 inauthentic.</p> <p>5 BY MS. DUVDEVANI:</p> <p>6 Q. Okay. Was there no definitive 7 determination by either Abe or Mr. Lopez regarding the 8 authenticity of the products associated with the order 9 numbers listed in Exhibit 2?</p> <p>10 MR. FORD: The same objection.</p> <p>11 Sorry. Go ahead.</p> <p>12 THE WITNESS: I would say there was a 13 definitive determination that they weren't fit to 14 transact. But we don't make definitive legal 15 determinations as to whether something is considered 16 counterfeit or not.</p> <p>17 BY MS. DUVDEVANI:</p> <p>18 Q. Putting a legal determination aside, did 19 StockX reach any conclusions upon the return of the 20 products listed in Exhibit 2 as to whether or not they 21 were fake?</p> <p>22 MR. FORD: Objection to the form of the 23 question.</p> <p>24 THE WITNESS: They -- again, we concluded 25 that they were not fit to transact on our platform. We</p>	<p style="text-align: right;">Page 12</p> <p>1 summarized, in relatively short form here, the issues 2 that they found upon reinspecting these items that made 3 them come to the conclusion that these were not fit to 4 transact on our platform.</p> <p>5 Q. I understand your testimony that your 6 employees determined that the products were not fit to 7 be -- to transact on your platform. It sounds like 8 your testimony is that StockX could not determine, one 9 way or another, whether or not the products were 10 genuine.</p> <p>11 Is that your testimony?</p> <p>12 MR. FORD: Objection to the form of the 13 question as to the characterization.</p> <p>14 You can answer.</p> <p>15 THE WITNESS: No. I think -- again, the 16 point of our proprietary verification process is to 17 determine if an item meets our standard, and if we want 18 to have that item to be eligible to transact on the 19 platform.</p> <p>20 And so upon reinspection, the determination 21 was that these items did not meet our standard.</p> <p>22 BY MS. DUVDEVANI:</p> <p>23 Q. And that StockX was suspicious that they 24 were fake; correct?</p> <p>25 MR. FORD: Objection to the form of the</p>
<p style="text-align: right;">Page 11</p> <p>1 concluded that the buyer was entitled to a refund. And 2 we had some suspicions that these items could 3 potentially be inauthentic.</p> <p>4 BY MS. DUVDEVANI:</p> <p>5 Q. Is it your testimony that the StockX 6 employees, who re-authenticated these products, just 7 could just not tell whether or not these products were 8 authentic?</p> <p>9 A. Again, I think, you know, it's important to 10 always go back to the fact that this is our proprietary 11 verification process, the standards that we created. 12 And so it was very definitive that these did not meet 13 our standards.</p> <p>14 Q. Was it definitive whether or not the 15 products were genuine Nike products?</p> <p>16 A. I think we suspected they were inauthentic, 17 and that made us definitively say they could not be 18 transacted on our platform.</p> <p>19 Q. And we'll go through them one by one, but 20 generally speaking, what were your suspicions based on?</p> <p>21 A. So with the creation of this sheet and 22 having talked to Abe and John both, they were simply 23 given instruction to review these and say, "Hey, take 24 another look. We are getting a return from a buyer."</p> <p>25 And I believe if we look at Column R, they</p>	<p style="text-align: right;">Page 13</p> <p>1 question.</p> <p>2 THE WITNESS: Yes, I believe both of these 3 authenticators suspected these items were not 4 authentic.</p> <p>5 BY MS. DUVDEVANI:</p> <p>6 Q. What does the word "suspicious" mean when 7 you are using it in the context that you're testifying 8 today?</p> <p>9 A. Are you asking when I say it or where it 10 appears in the sheet?</p> <p>11 Q. Are those two different definitions?</p> <p>12 A. Yeah, the context would be a bit different.</p> <p>13 Q. Okay. Let's start with your testimony.</p> <p>14 A. So when I say "suspicious," I mean there 15 are some issues, some -- it could be manufacturing 16 defects. It could be some issues with the color. It 17 could be some issues with the material, the shape.</p> <p>18 And you know, with items that are created 19 and scaled, there's going to be some variation. And so 20 there may be some tells that create suspicion. And we 21 say, "We are not sure about this. As a result, it may 22 not meet our standard." And we may fail it due to 23 those suspicious attributes.</p> <p>24 Q. Suspicious of what?</p> <p>25 A. Potentially being inauthentic.</p>

4 (Pages 10 - 13)

<p style="text-align: right;">Page 14</p> <p>1 Q. Okay. Am I correct that one element of 2 StockX's proprietary verification process is whether 3 the item is authentic?</p> <p>4 A. So our -- our guarantee that we've always 5 had is that we verify every single item. And we 6 guarantee that you are going to get an item that is 7 exactly as expected. It's what you wanted. It's the 8 right size. It is the right colorway. It's in brand 9 new condition. It has the accessories. And that this 10 item would be a legitimate item from the manufacturer.</p> <p>11 Q. Okay. Going through the first tab of 12 Exhibit 2 now in a little bit more detail, starting 13 with Column B, which is listed as Order number, what 14 does "Order Number" mean?</p> <p>15 A. Order number is simply the database number 16 that is generated when a transaction is initiated. So 17 when a buyer's bid and a seller's ask meet, kind of the 18 language we use internally, a trade is initiated. And 19 when a trade is initiated, the database generates an 20 order number that we use to track all activity 21 associated with that transaction.</p> <p>22 Q. Okay. I'm going to the next column, Column 23 C, "Sneaker Type," what does that mean?</p> <p>24 A. So these names are -- most of the items 25 that we sell will have a brand, which is designated</p>	<p style="text-align: right;">Page 16</p> <p>1 returned had StockX tags on them or not.</p> <p>2 Q. And are you referring to the green circular 3 StockX tag that we have now all become familiar with?</p> <p>4 A. Yes.</p> <p>5 Q. Okay.</p> <p>6 A. The green plastic tag with a -- I don't 7 know if it's vinyl or nylon string that holds it on to 8 the shoe eyelet.</p> <p>9 Q. What does that tag state on it?</p> <p>10 [REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED]</p> <p>18 Q. All right. Going to Column F, which states 19 [REDACTED] What does that mean?</p> <p>20 [REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED]</p>
<p style="text-align: right;">Page 15</p> <p>1 here by AJ, Air Jordan, have a model, designated by the 2 1, the Air Jordan 1. And then they will have a 3 nickname, which is often derived from the colorway. It 4 could be derived from some sort of cultural event, like 5 it was in a movie or something.</p> <p>6 So on this sheet, there are three distinct 7 SKUs or sneaker types, the Air Jordan 1, Hyper Royal, 8 the Air Jordan 1 Mocha and the Air Jordan 1 UNC.</p> <p>9 Q. Okay. Going to Column D, "Return Tracking 10 Number," what does "Return Tracking Number" mean?</p> <p>11 A. When Mr. Kim contacted us and we asked him 12 to send them back -- send the items in question back to 13 us, he sent them back in -- I would have to 14 double-check here -- I believe four separate boxes with 15 multiple items inside of each box.</p> <p>16 So these are the -- these numbers 17 correspond to which box they were returned in to. I 18 think 1Z is a UPS code. So they were shipped back via 19 UPS.</p> <p>20 Q. Okay. Going to Column E, "Tagged Y/N." 21 What does "Tagged Y/N" mean?</p> <p>22 A. Everything on this sheet is a sneaker. And 23 as part of our verification process, the authentication 24 team members put a StockX tag on each sneaker. In 25 Column E, Abe was verifying if the items that had been</p>	<p style="text-align: right;">Page 17</p> <p>[REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED]</p> <p>9 A. Yes.</p> <p>10 Q. Okay. Going to Column G "AC." What does 11 "AC" mean?</p> <p>12 A. AC is an abbreviation for authentication 13 center. This column denotes which authentication 14 center the item was inspected at prior to being shipped 15 on to Mr. Kim.</p> <p>16 Q. Okay. And I see that several of them say 17 "moon," m-o-o-n. What does that mean?</p> <p>18 A. Moon is just an abbreviation for our 19 Moonachie facility, which at the time of this 20 inspection was in New Jersey.</p> <p>21 Q. Is it no longer in New Jersey?</p> <p>22 A. The Moonachie facility has been 23 subsequently been shut down and replaced by a larger 24 facility in West Caldwell, which is in New Jersey, but 25 not in Moonachie.</p>

5 (Pages 14 - 17)

1 tabs on each order and making sure it was refunded.

2 Q. Okay. Column U, [REDACTED]

4 What does that mean?

5 A. Yeah. So at the outset, I said most of
6 this sheet here was compiled by Abe Zurita with a
7 little bit of help from John Lopez.

8 Column U was compiled by entirely different
9 person, Mark Porteous, who runs our fraud team. I
10 think, again, it is probably important to set a little
11 bit of context. I know you want to get through this
12 sheet.

Term	Percentage (%)
GDP	98
Inflation	98
Interest rates	98
Central bank	98
Monetary policy	98
Quantitative easing	98
Institutional investors	98
Fintech	98
Algorithmic trading	98
Blockchain	98

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Page 44

Term	Percentage (%)
Depression	98
Anxiety	95
Stress	92
Obsessive Compulsive Disorder (OCD)	88
Post-Traumatic Stress Disorder (PTSD)	85
Generalized Anxiety Disorder (GAD)	82
Major Depressive Disorder (MDD)	78
Bipolar Disorder	75
Borderline Personality Disorder (BPD)	72
Schizophrenia	68
Attention Deficit Hyperactivity Disorder (ADHD)	65
Autism Spectrum Disorder (ASD)	62
Generalized Anxiety Disorder (GAD)	58
Specific Phobia	55
Acute Stress Reaction	52
Complex PTSD	48
Oppositional Defiant Disorder (ODD)	45
Disruptive Mood Dysregulation Disorder (DMDD)	42
Feeding and Eating Disorders (FED)	38
Substance Abuse	35
Impulse Control Disorders (ICD)	32
Paraphilic Disorders	28
Personality Disorders	25
Other Mental Health Disorders	22
Total	100

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Page 45

Term	Percentage (%)
green	100
global warming	98
carbon footprint	95
renewable energy	92
sustainable development	90
green economy	88
climate change	85
green technology	82
green building	78
green transportation	75
green products	72
green jobs	68
green infrastructure	65
green energy	62
green space	58
green living	55
green waste	52
green water	48
green food	45
green energy	42
green energy	38
green energy	35
green energy	32
green energy	28
green energy	25
green energy	22
green energy	18
green energy	15
green energy	12
green energy	8
green energy	5
green energy	2
green energy	1
green energy	0

<p style="text-align: right;">Page 98</p> <p>1 REPORTER'S CERTIFICATE 2 STATE OF UTAH)) 3 COUNTY OF SALT LAKE) 4 I, ABIGAIL D.W. JOHNSON, a Certified 5 Shorthand Reporter and Registered Professional 6 Reporter, hereby certify: 7 THAT the foregoing proceedings were 8 taken before me at the time and place therein set 9 forth, at which time the witness was placed under oath 10 to tell the truth, the whole truth, and nothing but the 11 truth; that the proceedings were taken down by me in 12 shorthand and thereafter my notes were transcribed 13 through computer-aided transcription; and the foregoing 14 transcript constitutes a full, true, and accurate 15 record of such testimony adduced and oral proceedings 16 had, and of the whole thereof. 17 I FURTHER CERTIFY that I am not a 18 relative or employee of any attorney of the parties, 19 nor do I have a financial interest in the action. 20 () Review and signature was requested. 21 () Review and signature was waived. 22 (X) Review and signature was not requested. 23 I have subscribed my name on this 24 6th day of Jul <i>Abigail D.W. Johnson</i> 25</p> <hr/> <p style="text-align: center;">ABIGAIL D.W. JOHNSON, RPR, CRR, CRC</p>	
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Deposition Date: 6/29/2023**Deponent: Brock Huber – Errata Sheet****Case Name: Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC) (SN)**

Page(s): Line(s)	Now Reads	Should Read	Reason
6:1-2	THE WITNESS: It looks different printed out.	THE WITNESS: It looks a little different printed out, doesn't it?	Transcription Error
8:18-19	They suspect something they received is inauthentic. We will initiate a review,	If they suspect something they received is inauthentic, we will initiate a review,	Transcription/Typographical Error
13:18-19	with items that are created and scaled	with items that are created at scale	Transcription Error
14:17-18	the language we use internally, a trade is initiated.	the language we use internally is “a trade is initiated.”	Transcription/Typographical Error
15:7	the Air Jordan 1, Hyper Royal,	the Air Jordan 1 Hyper Royal,	Typographical Error
16:13-14	[REDACTED]	[REDACTED]	Transcription Error
16:22- 17:2	[REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED]	[REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED]	Clarification

Deposition Date: 6/29/2023**Deponent:** Brock Huber – Errata Sheet**Case Name:** Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC) (SN)

Page(s): Line(s)	Now Reads	Should Read	Reason
19:11	[REDACTED] [REDACTED]	[REDACTED] [REDACTED]	Transcription Error
19:25- 20:1	But in terms of reasons why a tag may not link to an order. That's a possibility.	But in terms of reasons why a tag may not link to an order, that's a possibility.	Typographical Error
26:12-13	And if there is a shortfall, he is making sure help comes in	And if there is a shortfall, he's trying to fill it , making sure help comes in	Transcription Error
26:17-18	make sure that we are conducting the process	to make sure that we are conducting the process	Transcription Error
27:3	for many years. And he opened his own store	for many years. He left Foot Locker , he opened his own store	Transcription Error
27:5-6	people come in and sell shoes directly to him	people would come in and sell shoes directly to him	Transcription Error
27:24- 28:1	He is checking the accessories to the extent that they are in there. Make sure that they are the right ones	He is checking the accessories to the extent that they are in there to make sure that they are the right ones	Transcription Error
28:13	I could say that	I can say that	Transcription Error

Deposition Date: 6/29/2023**Deponent:** Brock Huber – Errata Sheet**Case Name:** Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC) (SN)

Page(s): Line(s)	Now Reads	Should Read	Reason
29:20	someone on a management team	someone on the knowledge management team	Transcription Error
30:16-19	he'd seen and heard and knew that Nike was putting RFID tags and obviously you can see the QR codes into many, if not all, of their sneakers.	he'd seen and heard and knew that Nike was putting RFID tags—and obviously you can see the QR codes—into many, if not all, of their sneakers.	Typographical Error
30:24	verify all day	verify items all day	Transcription Error
38:8-9	the blacklisted	that blacklisted	Transcription Error
40:1	this was an issue	there was an issue	Transcription Error
40:7-8	Depends on where the item is produced	Depending on where an item is produced	Transcription Error
40:24-25	an issue of materials	an issue with the materials	Transcription Error
42:8-9	compiled by entirely different person	compiled by an entirely different person	Transcription Error
42:18	before he had ever heard from Roy Kim	before we had ever heard from Roy Kim	Transcription Error

Deposition Date: 6/29/2023**Deponent:** Brock Huber – Errata Sheet**Case Name:** Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC) (SN)

Page(s): Line(s)	Now Reads	Should Read	Reason
43:21	bad actors will ship good product	bad actors will ship a lot of good product	Transcription Error
44:3	when following our operating procedures	when following our standard operating procedures	Transcription Error
44:21	he has never had an issue before	he has never had an issue with before	Transcription Error
52:8	Yes, it looks like that.	Yes, it looks that way.	Transcription Error
53:15	GM	GMV	Transcription Error
56:3	There is a potential for any technology company	There is a potential, with any technology company	Transcription Error
57:14	we will review it	we review it	Transcription Error
58:1	they could be separate	they could be disparate	Transcription Error
58:25	as we covered the past	as we covered in the past	Transcription Error
59:23-24	who is, you know, is alleged to have a good product	who is, you know, alleging to have good product	Transcription Error
63:8	We could look into that possibly.	We could look into that, I'm not positive.	Transcription Error

Deposition Date: 6/29/2023**Deponent:** Brock Huber – Errata Sheet**Case Name:** Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC) (SN)

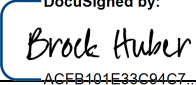
Page(s): Line(s)	Now Reads	Should Read	Reason
63:13-14	I think two issues, that we don't know who the individual is	I think two issues are that we don't know who the individual is	Transcription Error
67:8-9	it's 63 products	it's 62 products	Transcription Error
67:14-15	Objection to the form of the question as a characterization of the document	Objection to the form of the question and to the characterization of the document	Transcription Error
76:2-3	Items that are cheaper, and are easier to verify,	Items that are cheaper, or are easier to verify,	Transcription Error
78:23-24	gone through each step and see if he followed every one of them	gone through each step to see if he followed every one of them	Transcription Error
79:3	are used and are damaged	are used or are damaged	Transcription Error
80:2	in the process	in a process	Transcription Error
80:10	and use the invisible ink	or use the invisible ink	Transcription Error
82:5-6	I saw some components that are standard operating procedure.	I saw some components of our standard operating procedure for sure.	Transcription Error

Deposition Date: 6/29/2023**Deponent:** Brock Huber – Errata Sheet**Case Name:** Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC) (SN)

Page(s): Line(s)	Now Reads	Should Read	Reason
82:7	I noted that, as I referenced earlier, Jordan 1,	I know that the, as I referenced earlier, Air Jordan 1,	Transcription Error
82:9	He spent a fair amount of time looking at the back of the heel of the shoe	It looked like he spent a fair bit of time looking at the back heel of the shoe	Transcription Error
82:18	It's hard to say what he does	It's hard to say what he's doing	Transcription Error
91:4-5	And off in the text to the right,	And there's often text to the right,	Transcription Error
91:5-6	pay double attention to the doppelganger shoe	pay double attention to that there's a doppelganger shoe	Transcription Error
92:20-21	to very confidently to say, "Hey, is inspected as authentic	to very confidently say "an item is real, is suspected authentic	Transcription Error
94:12-13	a suspected authentic	a suspected inauthentic	Transcription Error
94:16	could likely authentic something	could likely authenticate something	Transcription Error
95:13	about review of the return of Roy Kim's shoes	about the review of the returned Roy Kim shoes	Transcription Error

I, Brock Huber, do hereby certify under penalty of perjury that I have read the foregoing transcript of my deposition taken on June 29, 2023; that I have made such corrections as appear noted herein; and that my testimony as contained herein, as corrected, is true and correct.

DATED this 2nd day of August, 2023.

DocuSigned by:

Brock Huber
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Brock Huber